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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/581,095	05/31/2006	Reinhard Erwin Jackson	3953001USPCT	5372
7590 01/09/2008			EXAMINER	
G. Ronald Bell & Associates P.O. Box 2450			VENNE, DANIEL V	
Postal Station I Ottawa, ON K1			ART UNIT	PAPER NUMBER
CANADA			3617	<u> </u>
			MAIL DATE	DELIVERY MODE
			01/09/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/581,095	JACKSON, REINHARD ERWIN			
Office Action Summary	Examiner	Art Unit			
	Daniel V. Venne	3617			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	rith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DOWN THE MAILING DOWN THE MAILING DOWN THE MAILING DOWN THE MAILING THE MAILING THE METERS IN (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MO , cause the application to become A	reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 14 D 2a) This action is FINAL. 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under E	action is non-final.	• •			
Disposition of Claims		•			
4) ⊠ Claim(s) 8,10-14 and 22 is/are pending in the a 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 8,10-14 and 22 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/o	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposite and a composite an	epted or b) objected to drawing(s) be held in abeya ion is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) △ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) △ All b) ☐ Some * c) ☐ None of: 1. △ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application			

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DETAILED ACTION

- 1. An amendment was received by applicant on 12/14/2007.
- 2. Claims 8 and 10 are amended.
- 3. Claims 1-7, 9 and 15-21 are cancelled.
- 4. Claim 22 is new.

Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 8, 10-14 and 22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 7. Claim 8 recites the limitation "the canoe" in line 4. There is insufficient antecedent basis for this limitation in the claim. Claims 10-14 and 22 are dependent on claim 8 are therefore also rejected as lacking antecedent basis for this limitation in the claims.

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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9. Claims 8, 12 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lewis (US 6165030). Lewis discloses a pedal driven propulsion device comprised of a propeller assembly, steering assembly, drive assembly and mounting assembly for mounting the device on the gunwales of a watercraft. Specifically, Lewis discloses a pedal driven propeller and drive shaft apparatus, comprising a substantially quadrilateral frame adapted to be simply placed across the gunwales of a canoe [80] without needing clamps, bolts or other devices to secure it in place (the device may be placed across the gunwales and used without having to use the clamps since the device can be wedged against the curvature of the gunwales or placed up against cross bars or handles commonly provided within the canoe for carrying purposes), pedal crank means [12], pulley means [16, 18], flexible cable drive (chain) means [14], transverse drive shaft [44], propeller means [52], longitudinal drive shaft [50, 54] pivotally mounted to raise the propeller means (via tilting mechanism [160]), and configured as generally claimed (Figs. 1-8). Lewis does not disclose a seat means mounted on the frame. However, since the device is mounted on the gunwales of the canoe to be operated by a person seated on a seat of a canoe, the device when mounted to the canoe would also provide a seat which would be then mounted to the frame of the device by virtue of the seat being part of the canoe that is mounted to the device. A pulley can be wheel or a gear that turns to transmit power. It would have been obvious at the time the invention was made to a person of ordinary skill in the art to which said subject matter pertains to use the device of Lewis mounted to a canoe or similar watercraft in order to use the device as intended by applicant. Pulley means

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[18] and longitudinal drive shaft [50, 54] are mounted to and supported by a frame secured to and rotatable about a round tube portion (upper part of propeller assembly [50] connected to bracket [96]) of the quadrilateral frame (propeller assembly [50] is connected to quadrilateral frame); a tilting mechanism [160] for tilting the propeller assembly [50] is provided to make the invention more useful during operation (col. 5, lines 1-4); in addition, the propeller assembly [50] is rotatively responsive to the steering assembly [90], about a longitudinal axis of the tubular drive shaft [44], when the propeller assembly [50] is tilted (col. 6, lines 12-15). The position of the propeller means backward of the operator seat means toward the back end of the watercraft carries little patentable weight since it would be obvious to adjust the length of longitudinal drive shaft as well as its relative position to the seat as design choices to suit various operation conditions such that when partially raising or tilting the shaft, the propeller may be positioned backward (behind) the operator seat means.

Allowable Subject Matter

10. Claims 10,11, 13 and 14 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Response to Arguments

11. No arguments were provided with applicant's remarks. Applicant's amendment necessitated new grounds of rejection introduced by this office action.

Conclusion

12. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel V. Venne whose telephone number is (571) 272-7947. The examiner can normally be reached between 7:30AM - 4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Samuel J. Morano can be reached on (571) 272-6684. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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7 January 2008

LARS A. OLSON PRIMARY EXAMINER

1/7/08